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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/659,915	09/11/2003	Eric Restani	790_015DIV	6011
25191	7590 01/25/2005		EXAMINER	
BURR & BROWN			BOTTORFF, CHRISTOPHER	
PO BOX 70 SYRACUSI	68 E, NY 13261-7068		ART UNIT	PAPER NUMBER
	,		3618	
			DATE MAILED: 01/25/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	A1:4(-)				
		Applicant(s)				
Office Action Summary	10/659,915 Examiner	RESTANI, ERIC				
	Christopher Bottorff	Art Unit				
The MAILING DATE of this communication	· · · · · · · · · · · · · · · · · · ·	3618				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1) Responsive to communication(s) filed on	28 June 2004.					
	<u></u>					
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) <u>17-27</u> is/are pending in the application.						
4a) Of the above claim(s) <u>23-27</u> is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>17-22</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction a	and/or election requirement.					
Application Papers						
9) The specification is objected to by the Examiner.						
10)⊠ The drawing(s) filed on <u>11 September 2003</u> is/are: a) accepted or b)⊠ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a)⊠ All b)□ Some * c)□ None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No. 09/686,051.						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
1	application from the International Bureau (PCT Rule 17.2(a)).					
* See the attached detailed Office action for a list of the certified copies not received.						
a de la companya de l						
Attachment(s)						
1) Notice of References Cited (PTO-892)	4) 🔲 Interview Summar	v (PTO-413)				
2) Notice of Draftsperson's Patent Drawing Review (PTO-94	8) Paper No(s)/Mail [Date				
3) Information Disclosure Statement(s) (PTO-1449 or PTO/S Paper No(s)/Mail Date 2.		Patent Application (PTO-152)				
U.S. Patent and Trademark Office	6)					
DTOL COS (D	ice Action Summary	Part of Paper No./Mail Date 7				

DETAILED ACTION

The preliminary amendment filed September 11, 2003 has been entered. Claims 1-16 are canceled. Claims 17-27 are added and represent the pending claims.

Election/Restrictions

Applicant's election with traverse of Species III, depicted in Figure 5 and relating to claims 17-22, in the reply filed on June 28, 2004 is acknowledged. The traversal is on the grounds that the pending claims allegedly do not read on Species I and VII, any one of the Species IV-VI allegedly could be employed in either of the structures of Species II and III, and allegedly a search of all species would not be burdensome. This is not found persuasive.

The pending claims define features disclosed only in relation to Species I and VII.

Claim 17 defines the rigid arm in contact with the lower assembly, which is depicted in Figure 3. Also, claims 24 and 25 define the rigid arm housed in a sheath or covered with elastic material, which is depicted in Figure 9. This incorporation of features from Species I and VII in the claims necessitated the inclusion of Species I and VII in the restriction.

In regard to Species IV-VI, the disclosure does not explain how any of the structures of Figures 6-8 could be arranged above the upper assembly and extending into the core as disclosed in relation to Figures 4 and 5. Thus, the disclosure does not adequately support the assertion that any one of Species IV-VI could be employed in either of the structures of Species II and III. If the disclosure did adequately explain how

these features might be combined, which it does not, each new combination of features creates a new species. Examination of the present application is limited to only one species, not numerous combinations.

Furthermore, the search of all of the species would be burdensome. Each species presents different and unique features requiring an individual focus during the search, which creates a burden.

The requirement is still deemed proper and is therefore made FINAL.

Claims 23-27 are withdrawn from further consideration pursuant to 37 CFR 1.142(b), as being drawn to a nonelected species, there being no allowable generic or linking claim.

Priority

Acknowledgment is made of applicant's claim for foreign priority under 35 U.S.C. 119(a)-(d). The certified copy has been filed in parent Application No. 09/686,051, filed on October 11, 2000.

Information Disclosure Statement

The information disclosure statement (IDS) submitted on September 11, 2003 was considered by the examiner.

Drawings

The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the combination of a plate mounted above the upper assembly and rigid arms that contact the lower assembly, as defined in claim 17, with an elastic layer that extends into the rigid arm as defined in claim 19, or with a forwardly extending arm and a pair of rearwardly extending arms as defined in claim 21, or with pairs of arms that are parallel as defined in claims 21 and 22, must be shown or the features canceled from the claims. No new matter should be entered.

Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. The replacement sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37 CFR 1.84(c)) so as not to obstruct any portion of the drawing figures. If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

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Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 17-22 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention.

Claim 17, lines 13-14, requires the rigid arm to contact the lower assembly. However, the disclosure does not indicate that rigid arm 50 of elected Species III contacts the lower assembly. Rather, Figure 5 suggests that rigid arm 50 extends into the core of the gliding board and does not contact the lower assembly, in contrast to arms 20-23 of Figure 3 which do contact the lower assembly.

Claim 19, line 2, requires an elastic layer of the plate to extend into the rigid arm. However, the disclosure does not indicate that an elastic layer extends into rigid arm 50 of elected Species III. Rather, Figure 5 suggests that an elastic layer surrounds rigid arm 50 while rigid arm 50 extends through the elastic layer.

Claim 21 requires at least one forwardly extending arm and two rearwardly extending arms for a total of at least three arms. However, page 10, lines 19-23 of the

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specification indicates that only two arms 50 are present in elected Species III, and each of those two arms extends from forward to rear.

Claims 21 and 22 require the pair of arms to be parallel. However, the disclosure does not indicate that arms 50 of elected Species III are parallel.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 17, 18, and 20-22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Mutzhas US 3,398,968 in view of Abondance US 5,553,884, Abondance US 5,671,940, and Guex et al. FR 2 779 658 A1.

Mutzhaus discloses a board for gliding having a central underfoot zone for receiving the foot of a user, a front zone extending from the underfoot zone to a front tip of the board, and a rear zone extending the underfoot zone to a rear tip of the board. See Figure 1. The board includes a lower assembly comprising a gliding sole 4, an upper assembly comprising a protective upper layer 5, an intermediate core 3 placed between the lower and upper assemblies, and at least one longitudinal rigid arm 7 extending downwardly and forwardly from the underfoot zone. See Figures 1 and 3 and column 3, lines 26-59. The force exerted by the user's foot is transmitted from the underfoot zone forwardly and downwardly to the lower assembly of the board.

The at least one longitudinal rigid arm 7 extending downwardly and forwardly from the underfoot zone includes a pair of parallel arms that are offset transversely and located to the front of the underfoot zone. See Figure 3. A pair of parallel longitudinal rigid arms 7 also extends downwardly and rearwardly from the underfoot zone. See Figure 3. The downwardly and rearwardly extending arms 7 are offset from one another transversely and located to the rear of the underfoot zone. See Figure 3.

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Mutzhaus does not disclose edges in addition to the gliding sole of the lower assembly, an upper reinforcement layer, a plate mounted above the underfoot zone with at least one layer of elastic or viscoelastic material arranged over at least one of its faces so as to allow displacement of the plate, and contact between the front end of the at least one longitudinal rigid arm and the lower assembly.

However, Abondance (US 5,553,884) teaches the desirability of providing the lower assembly of a gliding board with edges 6 and the upper assembly of a gliding board with an upper reinforcement layer 11. See Figures 3 and 4 and column 3, lines 49-57. From the teachings of Abondance (US 5,553,884), providing the lower assembly of Mutzhaus with edges and the upper assembly of Mutzhaus with an upper reinforcement layer would have been obvious to one of ordinary skill in the art at the time the invention was made. This would enhance the maneuverability of the board by allowing the board to cut into the gliding surface and would enhance the strength of the board.

Abondance (US 5,671,940) teaches the desirability of mounting a plate 7 in the underfoot zone of a gliding board and providing at least one layer of viscoelastic

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material 6, 8 arranged over at least one of the faces of the plate 7. See Figures 1 and 2 and column 5, lines 8-21. The plate is capable of being displaced in the direction toward the lower surface of the gliding board through the effort of pressure exerted by the user's foot. See column 5, lines 22-25. From the teachings of Abondance (US 5,671,940), mounting a plate in the underfoot zone of the gliding board of Mutzhaus and providing at least one layer of viscoelastic material arranged over at least one of the faces of the plate would have been obvious to one of ordinary skill in the art at the time the invention was made. This would support bindings on the gliding board and minimize vibrations generated by the gliding board.

In addition, Guex et al. teach the desirability of arranging a rigid arm 13 to contact a lower assembly 23, 24. See Figures 7, 8, and 15 and page 7, lines 18-23. From the teachings of Guex et al., arranging the forwardly extending rigid arm of Mutzhaus to contact the lower assembly would have been obvious to one of ordinary skill in the art at the time the invention was made. This would help immobilize the arm and provide stiffness to the gliding board.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Lermont, Legrand et al., Guenzel et al., Lacroix, Davignon, Hirnböck et al., Crainich, Cagneux et al., Tinkler, Abondance et al. US 5,292,248, Le Masson et al. US 5,332,252, Le Masson et al. US 5,393,086, Riepler, Guiguet et al.,

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Phelipon et al., Menges, Bauvois et al., and Jodelet et al. disclose gliding board arrangements.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Christopher Bottorff whose telephone number is (703) 308-2183. The examiner can normally be reached on Mon.-Fri. 7:30 a.m. - 4:00 p.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chris Ellis can be reached on (703) 308-2560. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Christopher Bottorff

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UPETITION PATENT EXAMINER

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